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May 18, 2007

BY HAND

Honorable Harold Baer, Jr.  
United States District Court  
500 Pearl Street  
Chambers 2230, Courtroom 23B  
New York, New York 10007

Re: *Elizabeth Knight-Moss v. Caesars Entertainment, Inc., et al.*  
Civil Action No.: 07 CV 3118 (HB)  
Our File No.: 3057-126851

Dear Judge Baer:

This firm represents defendant Regis Corporation in the above-captioned matter. On April 19, 2007, we filed a Motion to Dismiss Verified Complaint and Incorporated Memorandum of Law on the ground that the plaintiff's case was barred by the applicable statute of limitations. Under Local Civil Rule 6.1, the plaintiff was required to serve any opposing affidavits and answering memoranda within ten business days after service of the moving papers. Despite the foregoing, the plaintiff failed to timely respond to our Motion to Dismiss; indeed, to date, we have yet to receive any opposition, whether oral or written, from the plaintiff.

The undersigned is aware of your Individual Practice requirement that all motions be fully briefed before a courtesy copy is submitted for your review. However, given that the time for the plaintiff to respond to our Motion has expired, we have attached a courtesy copy of our Motion – the only papers filed and served – and ask that you dismiss this case with prejudice as argued in the Motion.

Respectfully submitted,



Scott L. Haworth  
Sedgwick, Detert, Moran & Arnold LLP

Returned to chambers for scanning on 5/25/07  
Enclosure  
Scanned by chambers on \_\_\_\_\_

RECEIVED  
2007  
HAROLD BAER  
U.S. DISTRICT JUDGE  
S. D.N.Y.

cc: James J. Brady, Esq.  
Law Offices of James J. Brady  
Attorneys for Plaintiff  
333 Glen Head Road, Suite 260  
Old Brookville, New York 11545  
(Via regular mail w/out enclosure)

Endorsement:

I understand we have a PTC scheduled for June 14 I'll give defendant until then to answer or move and you will so alert the defendant who may only appear by counsel and if there is no response I will enter a default and you will move for a default judgment.